PROB 12C (PAWP 4/16)

Offender

United States District Court

for the

WESTERN DISTRICT OF PENNSYLVANIA

Petition for Warrant or Show Cause Hearing for Offender Under Supervision

Docket No -2-17CR00025

Officiaci.	Jay Lawara vinioc	Docket 1102.17 CR00025	
Sentencing Judge:	The Hon. Louise W. Flanagan (ED/NC)		
Date of Original Sentence:	April 22, 2004		
Original Offense:	Possession of a firearm by a convicted felon.		
Original Sentence:	180 months of imprisonment; 60 months of supervised release		
Special conditions:	conditions: Special Assessment, DNA testing, Drug Treatment, Alcohol Treatment, Substance Abuse Testing, N		
	New Debt/Credit, Financial Disc	closure, Mental Health Treatment, Search/Seizure, Financial Address	
	Change to AUSA, Location Mon	nitoring Program	
Type of Supervision:	Supervised Release	Date Supervision Commenced: October 7, 2016	
Prior Court History:	12/8/2016; 12A violation. 1/26/2	2016; 12B modification.	
	PETITIO	NING THE COURT	
☑ To Issue a Warrant		☐ To Issue a Summons	
☐ To Schedule a Show Cause Hearing		□ Other	

THE PROBATION OFFICER BELIEVES THAT THE OFFENDER HAS VIOLATED THE FOLLOWING CONDITION(S)

VIOLATION #1

The defendant shall not commit another federal, state, or local crime.

Iay Edward Vinroe

NATURE OF NONCOMPLIANCE

According to Pennsylvania State Police Complaint/incident Number PA17-832692, on August 5, 2017, the offender, Jay Edward Vinroe, was arrested by the Pennsylvania State Police Department for committing the new crimes of: Driving Under the Influence of Alcohol, Fleeting or Attempting to Elude Police Officer, Possession of marijuana, Possession of Drug Paraphernalia, Resisting arrest, Disorderly Conduct, Driving without a valid driver's license, No vehicle registration, Driving on a suspended drivers license, No insurance, Obedience to Traffic-Control Devices, Driving on Right Side of Roadway, Driving on Roadways Laned for Traffic, Stop Signs and Yield Signs, Failure to Yield to Emergency Vehicle, Driving Vehicle at Unsafe Speed, Careless Driving, Reckless Driving, Operating of Vehicle Without Official Certificate of Inspection.

According to Pennsylvania State Police Trooper Shaun Milkovich, Vinroe lead the police on a 21 mile vehicle chase, with speeds in excess of 100 miles per hour. Police units had to use a precision intervention technique (PIT) maneuver to stop Vinroe's vehicle. At this point a foot chase ensued and Vinroe was ultimately taken into custody.

Case 2:17-cr-00025-MRH Document 5 Filed 08/07/17 Page 2 of 2

Offender: Jay Edward Vinroe Docket No.:2:17CR00025

Page 2

VIOLATION #1

The defendant shall refrain from excessive use of alcohol.

NATURE OF NONCOMPLIANCE

According to Pennsylvania State Police Complaint/incident Number PA17-832692, on August 5, 2017, Vinroe was taken into custody on suspected Driving under the influence of Alcohol, the officer detected a heavy odor of intoxicating beverage on his breath and noted slurred speech and glassy bloodshot eyes. Vinroe subsequently refused chemical testing.

Considering the offender has continued to involve himself in new criminal activity, excessive alcohol use, illicit drug use, and has violated terms of supervised release; The Probation Office respectfully recommends that a warrant be issued for the offenders arrest, no bond be set, and he be detained until the final revocation hearing.

bond be set, and he be detained until the final revocation hearing.	ceommends that a warrant be issued for the orienders arrest, no
	I declare under penalty of perjury that the foregoing is true and correct.
	Respectfully Submitted,
В	y:
	Patrick Sumansky U.S. Probation Officer
Approved By	y:
Date	Supervisory U.S. Probation Officer e: 8/7/2017
THE COURT ORDERS: ☐ No Action ☐ The Issuance of a Warrant and: ☐ No Bond is set ☐ Bond is set at ☐ Bond is at the discretion of the Magistrate Judge ☐ That the (probationer/supervised release) appear at the United States, Pennsylvania, Courtroom No,, on at, to show cause why supervision sh ☐ That a Summons be issued and the (probationer/supervised release) at Pennsylvania, Courtroom No, Floor, with legal consupervision should not be revoked. The (probationer/supervised release which were originally imposed on	Floor, with legal counsel would not be revoked. appear at the United States Courthouse, at Pittsburgh, bunsel on
□ Other	
	Louise W. Flanagan,
-	Date